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This collection of information is required by 37 GFR 1.8. The information is required to obtain or retain a banefit by the public which is to file (and by the USPTO to process) an application. Confidentality is governed by 35 U.S.C. 122 and 37 GFR 1.11 and 1.14. This collection is estimated to take 1.8 minutes to complete, process) an application. Confidentality is governed by 35 U.S.C. 122 and 37 GFR 1.11 and 1.14. This collection is estimated to take 1.8 minutes to complete, and submitting the completed application form to the USPTO. Time will vary depending upon the Individual case. Any comments on the gardening property, and submitting the complete dapplication form to the USPTO. The will vary depending upon the Individual case. Any comments on the gardening of the submitting upon the Individual case. Any comments on the USPTO. The will vary depending upon the Individual case. Any comments on the USPTO. The will vary depending upon the Individual case. Any comments on the USPTO. The will vary depending upon the Individual case. Any comments on the USPTO. The will vary depending upon the Individual case. Any comments on the USPTO. The will vary depending upon the Individual case. Any comments on the USPTO. The will vary depending upon the Individual case. Any comments on the USPTO. The will vary depending upon the Individual case. Any comments on the USPTO. The will vary depending upon the Individual case. Any comments on the USPTO. The will vary depending upon the Individual case. Any comments on the USPTO. The public variety of the USPTO. The public var

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DEC 23 2008

PATENT 7372/88130

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Masahiko HATA et al.

Confirmation:

4111

Serial No.:

10/577,069

Art Unit:

2891

Filed:

June 20, 2006

Examiner:

J. Slutsker

For:

Method for manufacturing compound semiconductor substrate

RULE 133 STATEMENT

Commissioner for Patents

P. O. Box 1450 Alexandria, VA 22313-1450 December 23, 2008

Sir:

Applicants' legal representative acknowledges the courtesy extended by the Examiner during the brief telephone conference of December 17, 2008. The conversation centered on the Office Action June 25, 2008, in particular, page 4, paragraph 6, and the rejection based on Morl (JP 6-349731).

The rationale for the rejection described in paragraph 6 seems to be predicated on the Examiner's having had access to and considered a translation of the Mori '731 reference, a non-English language patent document. Applicants' legal-representative now understands the Examiner either secured a translation or had a machine-generated translation made and relied on this translation in formulating the rejection based on the Mori '731 reference.

Applicants' legal representative noted that such a translation had not been provided as an attachment to or enclosure with the Office Action of June 25, 2008, and respectfully pointed out the difficultly in responding to the rejection when the Examiner was apparently relying on information not available to Applicants' legal representative.

Application Serial No. 10/577,069 Attorney Docket No. 7372/88130

It was suggested that under the circumstances, the translation be provided to Applicants' legal representative and the period for responding to the Office Action be reset.

Respectfully submitted.

FITCH, EVEN, TABIN & FLANNERY

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